Case 1:20-cv-01456-AWI-SAB Document 20 Filed 11/09/20 Page 1 of 3 FAEGRE DRINKER BIDDLE & REATH LLP TARIFA B. LADDON (SBN 240419) tarifa.laddon@faegredrinker.com CIŇDY C. UNĚGBU (SBN 329311) 3 cindy.unegbu@faegredrinker.com 1800 Century Park East, Suite 1500 Los Angeles, California 90067 4 Telephone: +1 310 500 2090 +1 310 500 2091 5 Facsimile: 6 Attorneys for Defendant BOSTÓN SCIENTIFIC CORPORATION 7 SEEGER WEISS LLP 8 Christopher A. Seeger Jeffrey S. Grand Asim M. Badaruzzaman 55 Challenger Road, 6th Floor Ridgefield Park, NJ 07660 Telephone: +1 212 584 0700 11 KIRKLIN SOH LLP 12 Kenneth Soh 12600 N. Featherwood Drive, Suite 225 Houston, TX 77034 13 Telephone: +1 281 922 6202 Facsimile: +1 281 922 6240 14 15 Attorneys for Plaintiffs ALYSÓN MCNEILL and GEORGE MCNEILL 16 17 UNITED STATES DISTRICT COURT 18 EASTERN DISTRICT OF CALIFORNIA 19 20 ALYSON MCNEILL, et al., Case No. 1:20-cv-1456 AWI SAB 21 Plaintiffs. Hon. Anthony W. Ishii 22 Magistrate Hon. Stanley A. Boone v. 23 JOINT STIPULATION AND BOSTON SCIENTIFIC CORPORATION, REOUEST TO EXTEND TIME TO 24 FILE JOINT STATUS REPORT AND Defendant. ORDER THEREON 25 26 Complaint Filed: June 8, 2016

Case Transferred:

October 2, 2020

FAEGRE DRINKER BIDDLE &
REATH LLP
ATTORNEYS AT LAW
LOS ANGELES

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Plaintiffs Alyson McNeill and George McNeill ("Plaintiffs") and Defendant Boston cientific Corporation ("Boston Scientific" and together with Plaintiffs, the "Parties"), by nd through their respective undersigned counsel, hereby stipulate and agree to extend the arties' deadline to respond to the Joint Status Report by three weeks, from November 10, 020 to **December 1, 2020**.

In support of their stipulation, the Parties state as follows:

- 1. Plaintiffs filed their Complaint on June 8, 2016 directly into the multi-district 'MDL'') litigation In re Boston Scientific Corp. Pelvic Repair System Products Liability itigation, MDL 2326, consolidated in the U.S. District Court in the Southern District of Vest Virginia before District Judge Joseph R. Goodwin on February 7, 2012. Dkt. No. 1.
 - 2. This case was transferred to this Court on October 2, 2020. Dkt. No. 13.
- 3. On October 20, 2020, this Court ordered the Parties to file a Joint Status Leport by November 10, 2020 and noted that "[i]f additional time is needed to prepare the oint status report, the parties may submit request for additional time." Dkt. No. 18, fn. 1.
- 4. In light of the complex nature of the MDL proceedings and extensive nformation necessary to be gathered, the Parties now stipulate and respectfully request dditional time to file the Joint Status Report.
 - 5. This stipulation and request is not made for the purpose of delay.

IT IS HEREBY STIPULATED AND REQUESTED, by and between the Parties nd their respective counsel, that the Parties' deadline to file the Joint Status Report be xtended by three weeks, from November 10, 2020 to **December 1, 2020**.

Pated: November 9, 2020 FAEGRE DRINKER BIDDLE & REATH LLP

By:

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/s/ Cindy C. Unegbu

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2	TARIFA B. LADDON CINDY C. UNEGBU
3 4	Attorneys for Defendant BOSTON SCIENTIFIC CORPORATION
5 6	Dated: November 9, 2020 SEEGER WEISS LLP
7	By: /s/ Asim M. Badaruzzaman CHRISTOPHER A. SEEGER
8 9	JEFFREY S. GRAND ASIM M. BADARUZZAMAN
10	Attorneys for Plaintiffs ALYSON MCNEILL and GEORGE
11 12	MCNEILL Dated: November 9, 2020 KIRKLIN SOH LLP
13 14	
15	By: /s/ Kenneth Soh KENNETH SOH
16 17	Attorneys for Plaintiffs ALYSON MCNEILL and GEORGE MCNEILL
18 19	
20	IT IS SO ORDERED. Dated: November 9, 2020
21 22	SENIOR DISTRICT JUDGE
23 24	
25	
26 27	
28 FAEGRE DRINKER BIDDLE & REATH LLP	
ATTORNEYS AT LAW LOS ANGELES	- 2 -